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### VINDICATION

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OF

# JUDGE ADVOCATE GENERAL HOLT,

FROM

### THE FOUL SLANDERS

OF

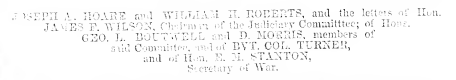
Traitors, their Aiders, Abettors, and Sympathizers,

ACTING IN THE

INTEREST OF JEFFERSON DAVIS.

#### SECOND EDITION,

COMPRISING THE DEPOSITIONS OF



TO ALL LOYAL MEN:

In the name of simple justice-which is all that I claim from friend or foe-your attention is respectfully invited to the subjoined article from the Washington Chronicle of yesterday, as presenting a perfectly truthful vindication of myself from the attrocious calumny with which traitors, confessed perjurers, and suborners are now so basely pursuing me.

J. HOLT.

the examination made by the Judiciary Com- confidence he gained, as we shall hereafter see, mittee into the testimony alleged to implicate by the most solemn protestations, and which Davis in the assassination of Prisident Lincoln confidence he afterward most treacherously was published, it was so shameless in its per- abused. The new feature in the operation of versions and falsehoods and so malignantly these conspirators, which is now attracting atslanderous in its tone that, in common with the tention, consists in the manufacture of various loyal press of the country, we treated the paper notes containing calumniatory allusions, with with the silence and contempt which it so well dates and averments, and insinuations to suit, deserved. It was felt that neither public justice which purport to have passed between Conover nor the reputation of long-tried and faithful and his suborned witnesses; and that Coucver is officers of the Government could suffer from directly engaged in this guilty work is proved utterances so foul, made in the interest of the by the publication, in connection with these rebellion, and under the inspiration of the re- notes, of letters addressed to himself by the lentless hate which traitors everywhere bear Judge Advocate General, and which could only toward all loyal and true men. The imputation bave left his possession to be distorted and upon the integrity of the Judge Advocate Gene- used, as they have been, in furtherance of this ral and the Bureau of Military Justice was not conspiracy. We have now before us the Springindeed distinctly and broadly affirmed in this report, though it was again and again covertly insinuated. Encouraged, however, by the silence of the presss and of Judge Holt, this imputation has now audaciously assumed a phase so entirely novel and decided as to make it due to public opinion that some notice should be taken of it.

to defame the Judge Advocate General and the ter," addressed to Conover, and dated "Quar-Bureau of Military Justice, and to invoke upon termaster's Office, April 27, 1866;" one signed him and the testimony which has been dis- "Joseph Snevil," addressed to Conover, under credited such a measure of popular condemna- date of "Westchester House, Nov. 14, 1865;" tion as, it is hoped, will give some support to one signed "S. Conover," addressed to Patten, the movement now so vigorously pressed for the under date of Ephrata Mountain House, June release of Davis. At the bottom of this con- 8, 1866," There are also two brief letters from spiracy, or actively engaged in executing its the Judge Advocate General to Conover, the purposes, is Sanford Conover, who, after have one dated March 17, 1866, and the other April ing been fully proved guilty of subornation of 26, 1866. perjury, has unquestionably sold himself to the friends of Davis, and is seeking with them to named letters of the Judge Advocate General,

When the minority report of Rogers upon destroy the reputation of a public officer whose field Republican of August 14, the New York Herald of August 24, and the National Intelligencer of the same date, in which the notes referred to appear.

These are one signed "M.," which bears date April 17, 1866, and is addressed to Conover; one signed "William Campbell," and addressed to Conover, dated "St. Albans, Vt., Nov. 19, 1865;" It is clear that a conspiracy has been formed one by the same without date; one signed "Car-

Now, with the exception of the two last-

manufactured and skilfully adjusted in dates, purpose it has been made to serve, is a fair statements, intimations, &c., to sustain this in- sample of the whole. tamous raid on the character of the Bureau of Millitary Justice. To those thoroughly conversant with the history of the Comover testimony these papers furnish in themselves conclusive evidence of the spuriousness with which we now trand them. The hand of Conover, who is as shrewd as he is criminal, is seen throughout in adroidy arranging their suggestions, dates, &c , and placing them in such juxtaposition to the letters of the Judge Advocate General as to seem to give to the latter a signification wholly diffort from that intended by the writer. A more cold-blooded and devilish plot for the assassination of character has never been concoeffed in any age or country. It was a task web has been woven throughout by an Iugo must for self-confessed perjaters and suborners; spirit and canning, but it crambles into dust at and zealously and faithfully are they keeping the touch of concert truth. their faith with the traitors in whose service they are.

detail the internal proofs of the fabrication of or have been written at the times and by the those notes of Conover and his co-purjurers persons they purpost to have been written by, which the notes themselves furnish when we declare, upon the authority of the Judge Adviewed in their relation to surrounding circum- vocate General himself, that every word and stances, and must content ourselves with some syllable they contain calling in question, directly general observations corroborating our position. or by implication or insinuation, the integrity of Take for example the note signed "Carter," his action, or the sincerity and complete fairand dated "Quartermaster's Office, April 27,, ness of all he has done in any connection, eather 1866;" it is, in its every live and letter, an ua, with the witnesses produced by Conover before adulterated lie so far as Judge Holt is concerned the Bureau of Military Justice, or the testimony and he so pronounces it. This man Carter was given by them, are wholly and malignantly takes. one of the witnesses produced by Conover, but His conduct, vindicated as it is by documentary he has not been seen, communicated with, or evidence in the possession of the bureau, will even heard of, by Judge Holt since he gave his abide any scruttery to which it may be surjected amposition on the 9th day of February, 1866 Yet this note has been so tabricated, and placed the witnesses, and was addressed to Conover,

we pronounce all these notes sheer fabrications, its falsehood, as well as in the vile and stealthy

Again, the letter of Judge Holt of the 17th March, 1866, alluding to funds having been remitted to Conover for Campbell and Snevil, related to a small amount of money sent to meet the necessary expenses of these witnesses, who had been held by the authority of the Government, and with the understanding that their expenses shoulld be defrayed-which in good faith was done, and properly done. Ye, as it will be seen by looking at the publication as made, this letter is placed between two fabricated notes containing suggestions, which were evidently prepared to give to its words an atteres unwarrantable and infamous import. Taus the

Whether, however, the notes of these con spirators have been manufactured for the occasion We have not the time or space to point out in -which we affirm as true beyond all questionby friend or fee.

Having et and proa this subject, we demait investe and position, in such relation to Judge but just to be public to give in terms as blief Holt's letter to Conover of 26th April, 1866, as as possible a summary of the history of then. to suggest a meaning entirely different from that over's agency, with its results, so far es is bears in ended to be conveyed by its language. This upon the aspersions agreed before the country I tter was increly one of introduct. on, borne by by the knot of considerators and villables, we are Concact Turner, who was sent to New York for endeavoring to expose. We assert, therefore,

First. That the inquiry in which C a over was vino was supposed to know their watereahouts, employed was not begun by the Judge Advocate with a view of inducing him to aid Colonel General until he had received from this man dis-There in finding them; and it wis witten be-tinet and repeated written assurances of the exthe there was any ground known to the Judge istence of testimony criminating. Davis and policeate General for suspecting the frame which others, and of his ability to process it, and had been practised. It was after Coloner Tur- proffering his services to do so. Corover. ver's arrival in New York, and after his con- though new wholly degraded, was then, so far firence with the will ess, Campbell, that the as known to the Government without a stein subornation of perjuty committed by Conover upon his character, and the Judge Advocate was discovered. Anylody, after this state- General, as the head of the Bureau of Military tient by examining the note and letter in their Justice, would have been unfaithful to his duty it then to each other as published, can see how that he disregarded these assurances or taken is colour, and yet how atrocious is the use retion less incit to didecided than hadid. Havwhich has been made of them. This note, in jug been runninged as a witness, Judge Holt,

on the 18th of June last, gave his sworn evi- Davis and Benjamin last spring, in which the dence before the Judiciary Committee of the House of R presentatives, and from this evidence we make the following extracts:

"In my previous testimony before the committee I stated that, from the knowledge derived from the trial of the assassins of the President of the apparent complicity of Davis, Clay, and others in that crime, I felt it my duty to pursue the investigation further. I did so on the first opportunity that presented itself. That opportunity was found in the written assurances of a man known to me noder the name of Sanford Conover; and who, under this name, had given important testimony on the trial of the assassins-testimony, however, which did not bear upon the question of the guilt of the parties on trial as concerned in the actual murder of the President, but related only to the general conspiracy charged to have been formed for the commission of that crime, to which it was alleged that Davis, Clay, and others were parties.

"This man, it seems, had been a correspondent of the New York Tribune from Canada; and it was through Mr. Gay, of the Tribune-a clorzen of well-known character for loyalty and inregrity-that he was brought to the notice of the G wernment as an important witness. After he had given his evidence on the trial of the assas sins, from his intelligence and apparently intimeta sescciotion with rebel refugies and conspiraters in Canada, I was satisfied that he had possessed unusual opportunities for acquiring information in regard to their plans and movements. Hence, when he wrote me alleging the existence of testimony implicating Davis and others, and his ability to find the witnesses. and proffering his services to so so, I did not hesitate to accept his statements and proposts as made in good faith and entitled to eredit and consideration.

"The dest letter which I received from him was written in an New York, and bare date the 26th of July, 1865. This letter I have now in my hand for the examination of the committee. In it will be found all the details of the assurauces to which I have just referred. The letter is as follows;

"New York, July 26, 1865.

"Brigadier General Holt:

"DEAR SIR: Believing that I can procure witnesses and documentary evidence sufficient to convict Jeff. Davis and C. C. Clay of complicity in the assassination of the President, and that I can also find and secure John H. Surratt, I ceg leave to tender the Government, through you,

my services for these purposes.

"Since my appearance as a witness before the commission, I have been engaged to some extent, on my own account, in seeking further evidence to implicate Davis, Clay, and others; and I feel warranted in saying that my efforts have not been without some success. I can promise to find at least three witnesses-men of unimpeachable character-who will testify that tucy submitted to Davis propositions, which he approved, to destroy the President, Vice Presidens, and Cabinet; and that they received indirectly from the rebel government money to enable them to execute the proposed scheme. Letters, I am assured by one of the parties reterred to, can be adduced to corroborate a part of their statements.

"Two of these persons can testify that they were present with Surratt at an interview with

plot under which Mr. Lincoln was assessingted was discussed and approved by both functions-

"Toese men may be relied on. As I have al ready said, their character is unimpeachab. They despise and hate Davis now as intensery as they once admired and loved him. Besides, they feel the necessity of doing some mentorions action to insure the forgiveness and pardon of the Government they have outraged.

"The interest I have manifested in this case has been prompted solely by a desire to serve the Government, though I must admit that it has been intensified by my hatred of the rebel leaders. The rebellion has ruined me meancially, and I have suffered much at the hands of Davis & Co. It will be no fault of mine it they escape without their just deserts.

"You may depend that I can and will, if desirable to you and the Government, accomplish

all I promise, and more.

"If it is not intended to try Davis and others for complicity in the assassination, I shall be glad to be sent after Surratt. I have ever believed that I could find him, and I am confident that I can now devise a scheme for his capture. I do not enter into particulars because I know the value of your time too well to trouble you with a long letter. If the propositions I submit are entertained, I will call on you and be more explicit.

Please favor me with a reply at once, and in the meantime, believe me to be your most obedient servant, SANFORD CONOVIR.

"Direct in care of S. H. GAY, Tribune" On the 2d August thereafter another letter, if possible more earnest and orgent in its tone, was written to the Judge Advocate General by Conover, who, in consequence of these reprecentations, was, after a conference with the Secretary of War and with his assent, engaged as an agent of the Government to collect the testimony of the existence of which he claimed to have knowledge. He was occupied some six or seven months in the South, in the North, and in Canada, and from the various points he visited corresponded with Judge Holt, as did several of the witnesses. Tals correspondence is preserved in the files of the bureau, and establishes beyond the possibility of question the perfect good faith with which the Judge Atvocate General acted; and it also shows that, with the information thus communicated to him. and which he had no reason to distrast, he could not have done otherwise than continue the inquiry.

Second. We affirm that, instead of the Judge Advocate General having had any ground for suspecting the fraud while in progress, or having in any way sought to conceal it, he endervored to have the testimony subjected to carry possible test; and it was through his own dire t action that the crime which and been committed was discovered, and that this horde of perjarers was finally dragged to the light. After having, in his testimony before the Judiciny Committee, presented the original correspondthe circumstances under which the various de- owing to my supposing him to reside in Saint positions had been given, he concluded his evidence in the following words:

There was nothing in the previous history of Santord Conover, as known to me, to excite any distrust, either in his integrity, in his truthtulness, or in the sincerity with which he had made his propositions to the Government, that led to his b ing employed as an agent for the confection of the testimony which was supposed to exist in reference to the assassination of the P. sident. On the contrary, there was much in kis intelligence which was marked and striking, and in his apparent frankness and his known connection with important sources of information, to inspire faith in his professions and promises There was much also to inspire this faith in his correspondence with me, as already exhibited, while apparently engaged in the difficalt and responsible duty imposed upon him. That correspondence was characterized by unusual intelligence, by great variety of detail, and by a naturalness which seemed to protect it from criticism; and my confidence in the testimony was strengthened by my knowledge that it was in accord with and seemed to be in a large degree a natural sequence from other facts which had been testified to as having occurred in Canada, by witnesses known to the Government, and whose reputation has not been, and cannot, it is believed, be successfully assailed.

"Upon the passage of the resolution of the House of Representatives, appointing a commit eet il vestigate and ascertain what testimany existed in regard to the complicity of Division be assassination of the President, I appear of the tore this committee, in obedience to its sum nows, and gave my testimony, and pro duced a fore it the depositions to which I have referred, ogether with the reports which I made, and which reports, with the opinions therein expressed upon the questions involved, were based upon these depositions, and upon the other proofs therein presented and commented on; upon which proofs these depositions were but camulative, though strongly so.

"Decided, however, as was my confidence in the truthfulness of these depositions, I was not willing that the committee should accept my estimate of them, or base any action of their own solely on that estimate. Hence I urged-certainly the chairman and I think another member of the committee-that I should be directed or requested to bring before them the more important of these witnesses produced by Conover, who were believed to be within the reach of the Government, in order that by their cross-examination, their bearing while testifying, and by such other tests as they might be subjected to, the committee should be enabled to determine for themselves what degree of credit their evi dence was entitled to.

"In consequence of this suggestion of mine, and of its having been repeated and urged 1 received the direction of the Hon. Mr. Wilson, chairman of the committee, to send for these witnesses, or the more important of them. I accordingly sent to the city of New York Brevet Colonel Turner, judge advocate, giving him, as I now remember it, the names of Campbell, Snevit, McGill, Wright, Patten, and Mrs. Douglass; these b ing the witnesses I had reason to believe might be obtained within a reasonable time. It is barely possible that the the event of his failure to discover the testimony

ence to which we have referred, and detailed name of Patter was not embraced in this list, Louis; but the most important of the witnesses were certainly included. Colonel Turner, on proceeding to New York, had an interview with Campbell, who has repeatedly been referred to by me; and in a conversation with Colonel Turner, Campbell declared that the testimony which he had given in his deposition before the Bureau of Military Justice was false, and that it had been fabricated by or under the supervision of Sanford Conover. This I learned from Colonel Turner, and I learned he made the same statement at the same time in regard to the testimony of Snevil, and expressed the opinion that the other witnesses who had been produced by Conover had also sworn falsely and under Colonel Turner brought assumed names. Campbell on to Washington, and I then suggested that Mr. Wilson, chairman of the committee, should telegraph for Conover, in order that he and Campbell might be confronted in their examination, and opportunity thus afforded the committee of determining the question of credibility at issue. Conover accordingly came and went before the committee, and while undergoing examination there, Campbell was introduced, and having been sworn, he stated that his deposition given before the Bureau of Military Justice was false in all respects, and was wholly and completely the fabrication of Conover, who then being present replied, under oath, that this declaration of Campbell was untrue, but declined to offer any explanation. After, however, Campbell had been withdrawn, Conover suggested to the committee as a reason why he (Campbell) had made his statement that he had probably been corrupted, and suppised he could make more by falsifying his former testimony than he could by sustaining it.

"I said to Conover, immediately after his ex amination closed, that I was utterly astounded at the evidence Campbell had given. His reply was, "You cannot be more so than I am." then added: 'You see the position in which you are placed; now, if what is charged against you is false, your only mode of vindication is to bring before the committee the witnesses whom you produced, and whose depositions were taken before the Bureau of Military Justice, in order that they may be examin d and reaffirm their testimony." He said he would proceed to New York with the officer of the committee, and assist him in finding the witnesses; and would, as I understood him to say, return with them to Washington. He left, as I was told, with the officer of the committee; but on arriving at New York separated himself from him, and was not seen by him afterward; and up to this time he has not communicated with me, nor has he made any effort, as I believe, to produce the witnesses, nor has he offered any vindication of his conduct.

"This action of his, added to the declarations under oath of Campbell, followed up, as they were afterward, by the testimony of Snevil as to the atter falsity of the depositions which he and Campbell had given, left on my mind a strong impression than Conover had been guilty of a most atrocious crime, committed under what promptings I am wholly unable to deter mine. I employed him under no contract for any stipulated compensation. He had no reason from me to believe that he would receive more for his labor in the event of his success than in

which he alleged existed; nor had he authority to give to the witnesses any other assurance than that they should not be personally compromised by speaking the truth. He only had reason to believe, and was so assured, that all expenses would be paid and that a fair compensation for the services performed-both in view of their importance and of the extreme danger to which it was supposed they might expose him-would be made, but nothing beyoud this.

"Although but two of the witnesses, to wit: William Campbell and Joseph Snevil, have been found and produced, and have declared the falsity of their depositions; yet, considering the conduct of this agent of the Government as exposed and explained, it is believed that the same discredit which seems to attach to these two depositions of Campbell and Snevel should attach to all the depositions given by the witnesses brought to the Bureau of Military Justice for examination by Conover; and I would therefore suggest, unless the grounds for discrediting these depositions be in some way removed, that all that testimony be withdrawn from the con-The witnesses sideration of the committee. whose depositions under this view would be withdrawn are the following: John McGill, William Campbell, Joseph Snevil, Farnham B. Wright, Sarah Douglass, Mary Knapp, W. H. Carter, and John H. Patten.

"I append hereto, as a part of this my deposition, official copies of all the letters and telegrams of Sanford Conover and others heretofore referred to, the whole being marked 'Exhibits to the deposition of J. Holt, Judge

Advocate General.?

"I deem it proper to remark (which possibly I may in effect have done previously) that I conferred freely with these witnesses, before and while examining them; that they appeared to possess the ordinary amount of intelligence, and certainly assumed perfect self-possession and frankness of manner, and seemed to be, so far as I could judge, under no improper influence; and there was nothing either in the testimony which they gave-regarded in the light of other evidence in possession of the Government, and which has not been successfully controvertedor in their manner while deposing calculated in any degree to excite doubt as to their truthfulness; and I did not at any time question the sincerity and honesty with which they were speaking. The disclosure made by Campbell to Colonel Turner was the first intimation which I had received of the shameless fraud which, it is alleged by two of the witnesses, has been committed upon the Government by Conover."

It will be observed, by reference to the report of the Judiciary Committee, that, in accordance with the view above expressed by Judge Holt, they gave to the Conover testimony no considercation whatever. After having given this evidence, the Judge Advocate General made an elaborate report to the Secretary of War, presenting a full history of Conover's agency, and declaring the testimony introduced by him to be discredited; and formally withdrew all the depositions from the consideration of the Government.

Third. While a wily and profligate endeavor is made, through the fabricated notes of which we probable cause to believe that he (Davis) was

sums of money have been bestowed upon these perjured witnesses and their suborner, Conoverwith a view to, or as a reward for, their corrup\_ tion, this, like every other vile insinuation con. tained in the papers, is utterly false. We are authorized by the Judge Advocate General to say that nothing beyond what was deemed ne. cessary to meet the actual and reasonable ex. penses of these witnesses was paid them. They were long held by the Government, awaiting the trial which it was anticipated might be ordered in the cases of Davis, Clay, &c., and while thus waiting their expenses were properly met by the Government; and this was in accordance with the rule pursued in many other cases-a rule often absolutely essential to maintain the interests of public justice. As to Conover, his expenses were also paid, and he was allowed, in addition, what was regarded as a just compen sation for his services during the six or seven months during which his agency for the bureau continued, and no more. All averments or insinuations that a dollar was ever paid to these men for any other than the purposes mentioned are wholly untrue.

Thus is exposed the true nature of this elaborate but transparent conspiracy, which, in aiming to serve and to save the chief of the traitors, has not hesitated to attempt to overthrow the official character of the Judge Advocate General. And while this attempt must, of course, be as fruitless as it has been desperate, the endeavor of the conspirators to protect Davis from the charge of complicity in the assassination of President Lincoln must be alike in vain. It is true that that portion of the testimony brought forward by Conover is at this time discredited; and the friends of Davis, in the confusion raised by their outery against the Judge Advocate General, would hope to have it understood that this is all the material testimony upon which the charge is based. But, in point of fact, it is but one branch of the body of proof which nas accumulated in the case. Long before the production of the testimony in question a tribunal, composed of officers of the first rank and intelligence, had, after the fullest investigation, and upon proof which has not been, and, it is believed, cannot be assailed, pronounced the head of the rebellion guilty of the etime which crowned its infamous history. Since then other and equally reliable evidence has been presented; and the Judiciary Committee of the House of Representatives, in whose report it is set forth, have declared, upon an examination of this and the previous proofs, and excluding from their consideration that now discredited, that "there is have spoken, to create the impression that large privy to the measures which led to the commission of the dad." This worded has been accapital by the great mass of thoughtful and lival ment to our hout the country, and cannot but, we are assured, become the delicrate conclusion of history. And the present attends to do gray with the judgment which has been passed upon Paris as an assassin, by seeking to in he the impression that that judgment resis solely is largely upon the festimony produced by Coparer, see thus interpose a clead or doubt and concernable before the mass of proof which remains unimp wened, must, we are persuality, ber addy comprehended, and everywhere exper cand decounsed. We affirm, as our conour log remark, that tell judgment, long since formed, is based in mindegree on this: a isomy, which was never given to the country at I disered od, but that it has for its foundation a volame of existence, decuracers, y and one ranse, in the pleases ion of the Go entanert, which has not used controverted, but which, sied ingues it dors, in set points to Davis as invoived to the association of the President, with the slow, unnovies fir er" of a read question while no clarens, however loud or frantie, of realt in and their sympoloizirs, can shake or distuit-

The following is the letter of Adgust 2, we found to in the foregoing and h:

#### NEW YORK, August 2 1:60, [1:65]

Gramman: I proposed by letter a low days a 20 to find, for the good of the Gramman and people, John H. Surratt, or ear the compliators, and to produce unimpeachable evidence sufficient to convict Davis, City, and other of complicity in the assessment in the Mr. Line to

plie to in the assessmanth of Mr. Line had I solicited, induced (x) cted, an early reply, but was disappointed. Surrest has since been captured, (so the papers say.) so that, of course, my sorices in that direction with me, he required

Probably you have also sufficient evidence to conviet Davis, Clay, it also without the resimon yell should say evident ell proposed to adde e, the winesses I proposed to product, and the resist has you could decrease may success than from even and also also be also before the product.

Pit is all so Pin glai. But will you wor be kind or ough, an receipt here it to inform me by a single physiciset to Fifth Addid Hatel, which wo do. I can be of tarthar review to tr. G Admin at.

If I cannot be of further sorvice I processe to get a lexico and my last day if you do not desire a contine, in New York, will be now, Friday, it to ey.

! spelican be of factor ervice. I more the tape that I shall be, so eyon for the p before Saturday. It I derict I will be set I can be of no finther serve, and ecologically. Your obedient servent,

Nancond Conovers.

bil of mid-meral Honry Judeo. Advisors Gone-

Problem is the found holes with the Police was a consequent basis one lived a cody. The consequent by hope that I may a colve an answer to a consequent by the problem is the consequent by the problem.

R., etfally, S.C.

# WAR DEPARTMENT. BURBAU OF WHITARY JUSTICE WASHINGTON, NOVEMBER 24, 1866

To all Loyal Men: In a former visitina ion of myself which appeared in the Tashing on CHRONICLU of \$1 of September, and was and the by me as "perfectly truthful," extracts hower ; deresition befor the Jadiciery Committee of the House of Re-resentatives were given as presenting a clearand suggisted it my of the "Comover tes limory." and of my relation to it. As a part of that history was also farnished the later to Conordia to the, which led to his employment by the Gov roment, and in which be gate or-tweet memory was not to the existence of evidence coupling cating a wis and others in the assa-singti wood he President, and declared his ability to produce the witnesses and made an offer of his structs to do so. In that vindication it was American that - with the exception of my own this robe to Compar, and which in themselves in soul ro cel r of impatation again- no -a 'control and notes which had been published and Yark Herald, and afternant by our profit wrich had been made the best- or at the conmen of my official integrity were the the least tangents infferly taken. If your to one afficered "that nothing "eye, dialor or or the needs say to make the setual and reserve parties of these witnesses was paid to the a only were bargheld by the (4) entimestate the the trial which it was additioned ofer. or entered in the eas s of Divis, Chay, &ch. and while thus waiting their expenses, were properly met by the Government, and that this end in actordance with the rule pursued in merry other cases—a rule often absolutely (see to a city andtain the interests or public justice." Sore the date of that vindication proofs have become a in support of its most imperion as in oits, and they are now submitted as unamer cable evidence of the malignity and founders with which I have been traduced. Protes ing and inbeing condumned without house of the heard. I respectfully ask that there is not , cruch will speak for themselves, may be read and considered by all who are willing to have the cubic

The genuineness of my own fariet bandess notes to Conover, so far as published, has have been decied, but has been constantly admitted. These language allows of no constant which impropriates, and they have been proved in the second of these conspirators only the orall the forged letters with which they sare maded them for the purpose of perverting and destroying their true meaning. I say they are granded, so far a published, because I know not what even discovered notes or letters purporting to be informed to we be in the hands of this hords of withits, or any hereafter be fabricated by them for use a point

111.1.

which have been made the ground of calumbious accu-, tion- against me in connection with the "Con ov. r testimony" - all first appeared as original matter in the New York Herald, which continual their publication, with opprobrious imputed son myself, after they had been prononneed to be spurious; and as that journal has declared that it is the no way it debred to Comver for these documents," and is Conover himself-to all on or to war to they purport to have been with co-multiply repair a resear, it must in the a -- . ce of . xpl matten or disclaimer, be held that the New York Herald and its rebal condjutus are directly responsible for their fabrication, and for the slat derons and infamous use which has been made of them.

That a rischood, though guided by the shreed est of secondrels, is sure, sooner or later, to trip, is shown by the fact that these conspirators made. Conserve seem to write me from Philadel, the or the 13th of December, 1865, a long and discinstive bear, whereas, to thath, as is providing to desgraph, we despite from that on file in the Barcan of Military Justice, he was then a Military Justice, and communicated with made. They very may from this point.

Attention is i which to the statement of the win ... I git A. Hoare, that of er he gave his die and a fintroduced has to the Presidept, to a conthird propen was read, and that the Post and, as well as Secret and Seward and Station . To wate present compressed with mini in reger to the remarkath statements it contained. This is mentioned as a honce that in taking a . collecting this tesumony no conecalic at vas practisea. On the contrary, the deposit s. a taken, without exception, were at once common leated to the S cresary of Wall, and by him to the President and Osbiner, so that the extent of one cast oner of these depositions were as and known forther bight officials as to massing a different of them expressed discretion the order to an abstract the trailmony-water then so or wholly unumprace 3-1 have not been as learner Weet tingstry to as citable is.

Feeling myself entitled to it under the articles of war. I made atoms if writen decised that ugh Secretary Secretar for a court of loquity, with a view to a factorist examination of all the charges which have been made against me, alike in connection with the "C mover testimony" and the trial of the assessins of the President. In my lefter to the Secretary I said:

"As these accusations—unterly false and groundless as I problemee them to be, and as they are feed to be known to those who give them at three to be—see of the gravetic port, and decive call in quiston my official integrity, and must, if credited, destroy all confidence in means a public officer, and in the barron over which I preside, it seems to be a selemn

As the forced letters. As a referred to—and high have been made the ground of calculations against me in connection with as accessions against me in connection with the "Conover testimons"—all dist appeared as eight of matteria the New York Herald, which is not their pablication, with opproblems appared a some of their pablication, with opproblems appared as an accession of the spare of the some account of the some of the spare of the source of t

"increfore respectfully but earness lyes of under the orthogon were counted in quby, configured in the earlies of high rock and continued in the earlies of the earlies of high rock and all the earliest as principle against may and the earliest counterfull being quired not merely to upon the facts, but to give their pluton on the more of the case."

By referred to the letter of the Bone Warit with researche the President has a road to order this court, all going that he "doese it an meering for my Saffeet n." This is lower the President australian distribution affails of the they are as part of the more the survey of the area closed, and merce tilly of the bre area. there and pave made law. Bare its int so, lead, which regard has the chart to ship on and, since I believe that the parace become on the largery a in the collisial wedge, would may stone in suggestion, as weather have not a buy own, by the borg, as a subtrainty out of the te Probable swift and to improve the tracks his snea a record of the dispropriety as a figuredict improved to and abveathment forms on pote and congress state of posts traffers and at those rangeds Unionists was, let dry more to ing name the stal living spire of the locallattion, are seeking favor and power by a godpinde ing to its resentments. But a lifet in ver daro legation we defere under ever i straiges which control is a sectabled to commisse the public conditance, I have no fears for aissne. The truth, of which I sought to make a judge of record, is mightier than whits even decombined, and though it may be and clear islow, it is ever sure in the eut to asset its mastery wer falsebood and from a

From the moment I errored on the process position the Secretary of War has had continual and therough knowledge of myefficial election, and a woyal people will not besitete to give his hanguage in my behalf the well at to walco it is so justly entitled. Such words, so emphatic and hoperable to me, and prompted by a conplete a comprehension of my action, and a terest by such a man and such a patriot es, amid the subliene labors and responsibilities and perils of the firms, Elwin M. Stanton has proved binaself .. be, may be safely poised in my defence aging all the curses and fetial vient rule which can come from the rebel throat -t'a' open sepulchra of defamation-from work until doomaday.

It is not proposed—for I too well understand 13th December, 1865;" which allegation is how borders would be the effort—to correct the wholly untrue. This note of mine, on the conmendaclous habits of the wicked men who colo, i these calumnics against me, or who have bom and are still industriously engaged in giving them circulation. So far as they are concerned, I simply aim yet further to expose and i lack in their guilt before the world by augmention, through conclusive proofs, the light of that truth against which they have offended and still delight to offend; and having done this, to leave them under the brand of public scorn to pursue, as they doubtless will, the lie they make and love, and which seems to be at once the aliment and the banquet of their lives. This vi. dication, therefore, be it understood, is note all offered to traitors here or elsewhere, their adves, abettors, or sympathizers; nor is it made with any hope or desire of convincing or conciliating them-for by my loyalty and faithfulless to duty I have long since earned their appeaseless hate, and I spurn and defy it-but it is offered to the honest and true everywhere, who, though they may feel no interest in my own fete, will nevertheless, I am sure, feel an enduring interest in the protection of those principles of justice and loyalty, honor and fair dearing, which are the safeguards of every man's life and reputation, and which have been so shamelessly violated in my person.

J. HOLT, Judge Advocate General.

[From the New York Herald of Sept. 23, 1866.] WAR DEPARTMENT.

> BUREAU OF MILITARY JUSTICE Washington, D. C., September 22, 1866.

Mr. James Gordon Bennett:

Ein: In the Washington correspondence of New York Herald of yesterday are found two letters, one purporting to have been written to myself by S. Conover, under date of "Philadelphia, December 13, 1865," and the other stated to have been enclosed in the former, and purposting to have been written by M. N. Harris to Friend Conover," under date of "Harrisburg, D cember 11, 1865," which letters are offered in of an atrocious calumny heretofore pulse and against me by this same correspondent, and from which my "andication" has appeared in the CHLONICLE of this city and other journals; and I am now "challenged to deny the genuire-- and truthfulness of these letters?

lo reply, I declare that until I saw these letters in the Herald of yesterday I had never seen or he ad of them, or of either of them, or of their contact; nor were these letters or eather of them, or the subject matter of either, or the man Harris, ever alluded to by Conover in his correspondence, or in any of his inquerous perconal conferences with me. I pronounce them, therefore, to be base fabrications, made for the pures e of adjustment to my note to Corover und r date of 15 h December, 1865, with a vi or of giving to that note a totally unwarrantable eignification. That note is alleged by your correspondent to have been written in reply to Conover's pretended letter to me of "Philadelphia,

trary, was in answer to a telegraphic communieation-called, it seems, by me, a "letter" -sent to me by Conover from Montreal, under date of "13th of December, 1865," in which it was stated that he was there with three very important witnesses and expecting another, and required more funds, and asking a remittance, and the \$150 mentioned in my note was enclosed to him to meet the necessary expenses in bringing these four witnesses, with himself, to Washington. Neither the note itself nor the remittance had any other object than this, except the simple one of urging his speedy return to Washington.

Thus the state artifice heretofore exposed and denounced of mannfacturing letters and notes for the purpose of adjusting them to my own brief communications, in order to change their import, is here revived, and this audacious work will no doubt be continued so I ng as the public shall show itself sufficiently ercoulous or gullible to give to these forged papers credit or consideration. I cannot but believe the American people too sensible and too houest to be the dupe of a trick so shallow and shameless. All imputations calling in question the strict integrity of my official action in any connection with the "Conover testimony," as it is termed, which may arise out of these papers, or from any other publication or source whatever, I pronounce malignantly false in their every intendment and implication.

You will do me an act of simple justice by giving the foregoing a place in your columns. J. Holt, Judge Advocate General

Deposition of Joseph A. Hoare, taken at the office of Colonel Turner, judge advocate, Washington, D. C., October 18, 1866:

District of Columbia, Washington City, ss. Joseph A. Hoare, being duly sworn, deposes

as follows:

Question. Did you give your deposition before the Judge Advocate General in Washington, D. C., and if so, when, and in relation to what mat-

Answer. I gave my deposition at the office of the Judge Advocate General, Washington, D. C., November 4, 1865, relative to the assussination of President Lincoln and the alleged complicity of Jefferson Davis and others therein; and I gave it in the name of William Campbell.

Q. Were you examined as a witness before the Judiciary Committee of the House of Representatives; if so, when, and the subject matter thereof?

A. I was examined as a witness before said committee on the 8th day of May, A. D. 1866, and I then and there swore that the deposition I had made at the office of the Judge Advocate General, November 4, 1865, was entirely talse, and that the substance of it was fabricated he a man by the assumed name of "Sanford Conover," but whose real name is Charles A. Dunham; and I now swear that said deposition was and is talse, and was fabricated by said Corover, as above stated, and committed to be mery by myself, as prepared by him-though not given to the Judge Advocate General precisely in the language prepared by Conover-a c' ango in the language being caused by the questions propounded by the Judge Advocate General.

Q. Within two or three months there has appeared in the New York Herald, National Intelligencer, and other papers, two letters purporting to have been written by yourself, in the of the Judge Advocate General, November 4, name of "William Campbell," to Sanford Conover, of which letters, as published, the following are copies. The first letter is as follows:

"ST. ALBANS, VT., November 19, 1865. "I have just parted with the party I thought would do to represent Lamar. He will go into the game and swear all that is wanted, but he places his price at a pretty high figure. He wants \$3,000, and says he won't sell his soul for less. You told me not to go above \$1,500, but the judge told me afterward that, if necessary, I could go \$500 more. But even this is far below the mark. What am I to do? I have written the judge how the matter stands, and I hope you will urge him to come to the terms. Dick is a good fellow, and we can depend on him without fear, and he has the faculty liars need most-a mighty good memory. I hope to receive a message from you to-morrow telling me to strike the bargain. At any race let me know how to act as soon as possible.

"WILLIAM CAMPBELL."

The copy of the second letter published is as follows:

"DEAR SIR: I have been trying to see you for several days, but hear that you are out of town. I shall leave this at station A, that you may get it as soon as you return. I am in great need of more money; my last investments did not pay, and I am dead broke, and so is Shevil. judge told me when I last saw him to communieste with him only through you, and I don't like to write him; but I must have money in a few days. Get bim to send me \$500, for nothing less will be of any use to me. I wish I could get in bulk all I am to receive, and then I could get into safer business; but I suppose you are all afraid that if you should give me all in my hands at once I could not be found when most wanted. I don't like to be suspected, but anything is better than being poor, so I will take what I can get, but of course not less than \$500. Don't keep me waiting, for Grd's sake, tor I shall hardly be able to raise cocktails and eigars till I hear from you.

"Truly yours, WILLIAM CAMPBELL," State whether the said letters, or either of

them, were or was written by yourself.

A. I did not write either of them, and they are forgeries, and wholly and entirely false in every particular.

Q. Were you in St. Albans, Vermont, in November, 1865; and if so, on what business?

A. I was in St. Albans in November, 1865, under an engagement with the Judge Advicate General, to find a witness by the name of Lamar. Sanford Conover and myself had represented to the Judge Advocate General that said Lamar was in Canada, and that I could find him; and hence I was sent to get him. I wrote to the Judge Advocate General from St. Albans on the 15th of November, 1865, stating the progress I had made in finding Lamar, and had not yet succeeded in finding him. I went from St. Albans to Boston, and wrote again to the Judge Advocate General, from that city, November 29, 1865, in which I stated that Lamar had been found, and that he and myself might be expected in Washington the latter part of the week thereafter. I further swear that I knew no man by the name of Lamar, and that the fraud was practised upon the Judge Advocate General by the instigation and procurement of Sanford Conover.

Q. Was the deposition you gave at the office

1865, written out precisely as given by you?

A. The deposition was written out by the Judge Advocate correctly, as stated to him

by me.

Q. When you gave said deposition, or after, did you in any way intimate to the Judge Advocate General that your deposition was not true? A. I did not; and I gave him no reason to

doubt the integrity of my action.

Q. Will you state whether the money paid you from time to time was more than enough to pay your expenses during the time you were held as a witness by the Government?

A. I regarded myself held as a witness six or seven months; also as an agent; and the amount I received did not exceed \$650, which was not more than my expenses, including my journey to St. Albars and Boston, and Washington

Q. Had you or not frequent conversations with Conover about the witnesses he was procuring to go before the Bureau of Military Jus-

tice?

A. I had.

Q There has appeared in the New York Herald and other papers a letter purporting to have been written by S. Conover to Judge Advocate General Holt, nuder date of "Philadelphia, December 13, 1865," and which letter professed to have enclosed in it a letter from M. N. Harris to "friend Conover," under date of "Harrisburg, December 11, 1865," which letters the Judge Advocate General has denounced as forgenes. Now, will you state whether or not, in your con-

versations with Conover, he ever mentioned the name of M. N. Harris, or that he was ever engaged in getting testimony at Philadelphia or Harrisburg?

by the name of M. N. Harris, and I know no such person, and I never knew of his being in Philadelphia or Harrisburg to obtain testimory. The letter referred to of December 13, 1865, is before me, as published in the New York

A. Conover never spoke to me about any man

Herald, and the following is a copy:

"PHILADELPHIA, December 13, 1865 "GENERAL: I am glad to be able to report that I have succeeded beyond my expectations. Besides the parties I had in view, we can count on two, and perhaps four, others, who will irstify to all that may be required. After securing Harris, who will prove the most important witness we have yet had, he assured me that he had several friends in Harrisburg who in he was confident would assist us, and as the expense would not be great, I deemed it advisable to despatch him at once to confer with them. He is discreet and shrewd, and no fears need be entertained of his blundering. I received a hit r from him this morning, which I enclose, and this afternoon I shall set out to examine the parties he refers to. If satisfied that they will answer our purpose, I shall, as soon as I can get them thoroughly posted, come on with them. I am fearith, if we engage all that we have in hand, that my funds will not hold out, so t rt you had better send me \$100 more, to be used, if needed.

"Direct your letter simply to Philadelphia, as I put up from time to time where I find it most convenient to keep track of the withceses already in hand.

"Respectfully, your obedient servant,

"S. CONOVER.

"Brigadier General HOLT, Judge Advocate General."

Courver on the 13 h of Dreember, 1865?

A. According to my orst knowledge and intenerate in he leas on to see our in Capeda; and I mert me equalitating and a total ment of the search of the sit to mover to the Julge Anviewe General, detent " Montrest, December 13, 1865." from which is apprais that on the day he presence to have write at othe Jude A words Conced no Pall delp'da, he was, in fact, in Monocai,

e. Atter you gave your deposition to dere the · Advocate General, did he or me accom-Jana pay on to the President of the United Same, and or remove you to birm, and also to the Specia mry on State, Mr. Sexual, and, he so, Sixe

what or emired as that interview?

A. He dod; and at r I had been heredus disread my deposition to the President and Mr. Sexa , and then the President and mr. Seward en, versee with merclative to the stalemen store der - per contained. During this interview the 5: 1 are of War, who was then it seed, also addressed some questions to me abelieve to say demonstrate.

J. A. Hoann. demolin.

8 n and subscribed at Wash ngum. D. C this is heday or October, 1866, or to some,

6 DO C. THOMAS Notary Par In

the blow of Thoma H. Ribers, taken as file of Colonel Turner, judge adapted W- 102.00 city, the over 15, 1800:

Wishen H. R beits, oand ene, word deins sus sollows:

Questing Did providing time diverging to the dependent of the first particle of the second of the dependent of the dependent

is the constraint of the const . at Line de set tre wheged contribit, or - on Davis and others there in. I gave was Mor in the hard of "Jesoph S evil." re, "Not in the hard of "Joseph Sorble" can be the some three that the source A. I say the data of supplied "governor of May 1876. I the equal at a winers before the Javietory Companies of the House of Representation, The control of the style of the production of the control of the c as the annewes factor of the coronical and the coronical to Sandara and a coronical and a coro over the end. This was deposition was and

on small result to be by the student Alva.

Q. Where, in point of fact, was Sanfird cate General, and that my answers to said questions were correctly writeen down by him.

Q. Haw long a time did you consider yoursoft held as a viceess by the soverament?

A. Baween six and seven months.

Q. What amount of money was paid youry the Government or its agents?

A. N.t exceeding the sum of four hundred dohars, which was really not enough to need my expenses during the time | The understand ing was with the agen, of the Government that my expenses should be paid, which to this time h is not been dene.

Q. In the New York Herald of August 24, 1866, and care quentry in other papers, there appeared a butter, importing to bate been written by you man r the hame of "I seph Snevil," to Sastord Conover, of cate "New York, November 14 1865," of which the conording is,

e py, as pablished:

#### · Westchester House. "New York, November 14, 1865.

"Mr. Surferd Commer:

"Dran sin: I have been to doing for in see than a greek for the \$500 dist promised me from you are the ju ge, but have been dist pointed. I don't thick I have been detailed as andy on the square, for Campbell has has evere to main \$1,000 than I have, and yells not rad my consent a just as much as hadde, and my sing by, as you and the judge both said was

just a support on as his.
"I come have to find ten't, but I like still less to begor to to row, as I am of heat to free Overbill, when I ought to be just as welco

"I dep' mean to complain, for I know you have much to about to, and can't do everything et o les, but as all thorest have been better paid than myself I ough not to be ferrot.

"Please do set fill to send craft by return mail, for you know this is an awful place to b. without money, and your perid per will ever Respentibly, yours.

"Joseph Snevil."

Now, will you state if sail letter was with a by yourself, or look

i I sil non write said letter; it is a formery.

and all its statements are false

Q. Have you had frequent on versations with "Quantum" about the witnesses he was proening for the aboverpment?

A. I ned conversations with him ofter.

O Dalyon excreter time mention the total of M. N. Harrs and did you know on ever hear of the energy belonging aged in Pathale place or Hari beez is to king us within as !

A Conver in his longs of conversations with to cover to attend any person by the reduced M. N. Harris, and I have no knowledge toat Co. over sus ever in This adoption that i burg in some of the Process shad I am opinion that seems that if he be. he believe to world have told use.

Q. Where plying court deposition before the  $J_{\rm poly}(z)$  to on to G and  $d_{\rm poly}(z)$  and g and gwhite here as a more seed you common leste er all ante to ham is son wise that your deposi-tion was not tout (al. er dit er) in de anveour-me deal, or to the Judge Advice at Gener (from witten be could have suspected the truth takees or your t stimony or iso the you your element

A I and not, and I gave no inclusion that y officer of the Government that said deposit an was tobe until I disclosed in to Colomb Turner, it to a coperities that the actions over to find the anytherity in the month of May, 1866, who was sent to New York by the Judiciary Commidde of the House to procure the attendance D. Mouris, members of the Judiciary Com-W. H ROBERTS. of withesees.

[G. C. T , October 18, 1866] Sworn and subscribed at Washington, D. C., this 18th October, 1866, before me.

GEO. C THOMAS. Notary Public.

Letter from Hon. James F. Wilson, chairman of the Judiciary Committee of the House of Representatives:

FAIRFIELD, IOWA, September 29, 1866.

My Dear Sin: On my return home from a canvass of my district, I received your favor of the 7th inst.

I am not surprised at the attack made on you by the friends or Jefferson Davis, for they will spare no pains to shield him from the penalty of his great crime. But I know that there is no just ground upon which to base such attacks.

In the discharge of my official duties relative to the charge of complicity in the pict to destroy the life of President Lincoln, made again-t Davis and others in the proclamation of P.esideut Johnson, I sequired personal knowledge of your whole course of action concerning the case

After the House of Representatives had directed the Committee on the Judiciary to investigate the charge made by President Johnson in said proclamation against Davis and others, you manifested the ulmost solicitude in favor of a thorough silting of all the testimony in the possession of the Bureau of Military Justice, and especially that which had been collected through the lastrumentality of Sanford Umover. You earnestly urged the committee to send for the witnesses whose depositions you had taken in the Conover branch of the case, notwithstanding those depositions seemed fair, truthful, and no suspicion had been cast upon them.

The committee not knowing where said witnesses could be found, you proposed to send Colonel Turner to New York city in order to discover the whereabouts of the witnesses and to procure their attendance. Your proposition was approved by the committee, and Connell Turner visited New York. His visit and juy -tigation led to a suspicion that Concret practised a fraud upon the authoriti s only increased your extnestness in asking for a complete sifting of the testimony given by the witnesses procured by Conover. A plan was agreed upon by a part of the committee and your-elf to have Conover confronted but re the committee by one of his most important with nesses. This plan was carried out, and result-d in discrediting the Conover branch of the case. No one more promptly recognized this fact toan yourself, and you so stated, and advised the withdrawal from the consideration of the committee of the testimony of all the witnesses procured by Conover. The report of the committee in no sense rests upon the testimony of these witnesses-that festimony was wnotey disregarded.

Your action in this matter was most fair and impartial, and afforded satisfactory evidence that your only desire in the premises was to ar ive at the tru h. I wish the whole country could be as well informed of your conduct in this regard ssisthe Committee on the Judiciary -you would need no other defence. Yours, truly, WILSON,

James F. Hon. Joseph Holt, Washington, D. C. Letters from Hons. George S. Boutwrll aud

minice of the House of Representatives:

GROTON, MASS, Settember 13, 1866 Sin: I have observed the studied art impts making by the friends of Jufferson Davis to injure your reputation by imputing to you inproposeconduct in your efforts to ascer ato the tinta and bring to justice all those who were concerned in the assassination of President Lineach. As a member of the Judiciary Committee of the House of Representatives I had knowlidge of all the proceedings, and I can beat really and full testimony to your disinterested, its partial, and patriotic so vices in aid of justice. It is true that certain witnesses who actor d before you afterward retracted their statements. but the evidence is conclusive that you what the their original statements to be true, and the if they were false you were the party deceived.

The committee had ample opp reach's to witness your conduct and bearing, and I cm persuaded that, with the exception of Mr. Rogers, all approved and justified your conduct in every particular. I have no doubt don't le machinations of your encioies will fall signally,

as surely they ought to fai'.

GEO 8 BOTTWELL. I am, very truly, Hon. Joseph Holt, Washington, D. C.

PENN YAN, N. Y., Oldober 15, 1906. Colonel L. W. Dennis:

My DEAR BIR: Yours of the 3d of September ult., with the enclosed article from the Walls ington Chronicle, came to hand during by absence, and by addend it was one or has just come to my attention, and I have not reply, that the article from the Unrostruct, as far as my buowledge is concerned, is secretare.

I think I was with the Ja teloty Concorder at caen pricing when Judg Alvocate He was present. I noticed, and remarked to me ab is of the committee at the time, that Judge Hort evinced, candor and a parriotism equation of-ytimes I and reer with eased. His accion and assertions evinced a desire to slight its truth and out, the tenth. He was willing and a quareptly sexious to aid the council teem the inessization, and he aid it is a way that a spored in tacking professibles respects. I sincerely hope there the Government may ever be far over with s judge advicate as intelligent, disintercates for self, and as vigilant to promote the interests of the Government, and develop the truth, as was manife ted by Judge Adverate Holt.

I write in great haste as I leave town in a few momen's, and am truly yours,

D Montas

Latter from Brevet Calonel L. C. turner, judge advocate, on duty in Washington:

WAR DEPARTMENT, WASHINGTON CITY, September 10, 1:63. General J. Hoit, Judge Advocate General:

GENERAL: I have the honor to nekto who ge the receipt of your letter of the 8 n instancen which you sale: ' A base endear t is being made through the di-loyat press of the could y, cating in the lat rests of J fferson Davis and the rebellion, and in co-operation, with Santard Consver, to impress the public mind with the bellef to .; I. in some war, com tenanced or was invite d aits Comover in the substruction of the witnesses produced by him before the Barran of Mil tery Justice, and whose testimony is now discredited as having been fabricated by himYou also state: "A further impression is sought to be made, in utter disregard of the facts, that the crime thus committed by Conover was not discovered by any agency of mine, but in despite of endeavors on my part to prevent the exposure."

And inasmuch as I, your agent and acting under your directions, was connected with exposing and disclosing the falsity of the testimony produced by Conover and his subcruation of witnesses, you request me to "make a brief but distinct statement of all that occurred in connection with this testimony, in any manner bearing on the atrocious calumnies against me," &c.

In compliance with your request I respectfully state:

That the 26th of April last you informed me that certain persons had made depositions before the Bureau of Military Justice relative to the alleged connection of Jeff. Davis, C. C. Clay, and others with the assassination of President Lincoln; that the Judiciary Committee of the House of Representatives were investigating the matter, and you were unwilling that the depositions should be received as testimon, without being tested and verified by the personal examination and cross-examination of the witnesses of the committee.

You seemed anxious that the with ascasshould be produced before the committee, and directed and instructed me to proceed to New York and obtain their attendance.

You furnished me with the names and probable whereabouts of the witnesses, viz:

Sanford Conover; post office address, Station A. New York.

Joseph Snevil; post office address, Station A, New York.

Wilfram Campbell, Farnham B. Wright, and John McGill, supposed to be in or about New York; John H. Patten, supposed to be in 8t. Louis; Sarah Douglas and Mary Knapp, supposed to be in Canada.

You advised that Wright should be sent to flud Patten, and Conover to go to Canada for the two women. You sent a telegram to Snevil to meet me at the Astor House the morning of the 27th of April, and gave me a letter of introduction to Conover, of which the following is a true copy:

"War Department,
"Bureau of Military Justice,
"Washington, D. C., April 26, 1866.

" Mr. Sanford Conover:

"DEAR SIR: This will be presented to you by Colonel furner, judge advocate, who will communicate with you fully in regard to the business which takes him to New York. The Judiciary Committee of the Il ruse of Representatives are auxious to secure, at as early a day as possible, the attendance of the witnesses named in a list in Colonel Tarner's hands, and I write to request that you will at once use all your efforts to secure that result. You probably know the whereabouts of most of them, and through your personal exertions, aided by others, may sneed d in bringing these witnesses, or at least the greater part of them, before the committee. saw Mr. Wilson this morning, who read me your letter, and it is at his instance that I write you, having no doubt but that from the information you have, and your past faithfulness, you will be both able and willing to do in the in-

You also state: "A further impression is terest of truth and public justice what is now night to be made, in utter disregard of the required of you.

"Very respectfully, your obedient servant, "J. HOLT,

"Judge Advocate General."

And the sole object of said letter was my introduction to Conover, and have him aid in procuring the witnesses before the committee.

All the witnesses were unknown to me, and I was not before advised that their depositions had been taken, and there was no intimation that there was any suspicion entertained by any one that their testimony was not perfectly truthful and reliable.

I arrived at the Astor House on the morning of April 27th last, and after repeated delays and annoying difficulties obtained interviews with Conover, Campbell, and Snevil, and a copy of my report in this regard, made at your request, to the Judiciary Committee, is herewith enclosed.

Through the disclosures of Campbell, and otherwise, I ascertained undoubtingly that all the witnesses procured by Conover before the Bureau of Military Justice deposed under fictious names; that their verified statements were false, and fabricated by Conover, and that Conover was the author of the abrocuous scheme which resulted in such astounding perjuries and and subornations.

Thursday, May 3, I returned to Washington, and Campbell accompanied me. After reporting to you, and your interview with Campbell, a telegram was sent at your instance to Conover, requesting his immediate attendance before the Jadiciary Committee.

Conover, having no suspicion that Campbell and myself were in Washington, came on at once, and, greatly to his surprise, he was confronted by Campbell in the Judiciary Committee room, which was the result of an arrangement between you, Mr. Wilson, chairman of the Committee on the Judiciary, and myself.

After Campbell had been examined Conover asserted that the statement of Campbell—that the testimony given by him before the Bareau of Military Justice had been fabricated by him (Conover)—was fabre, and the Judiciary Committee permitted him to return to New York in charge of the Serg unt-at-Arms to procure the attendance of the witnesses whose depositions had been taken with those of Campbell, Snevil, and others. Hell fathat officer on arriving at the Astor House, and could not afterward be found.

At your instance and under your directions I again went to New York, May 15, with Campbell and the 8 igeant-at-Arms, to subpens the other wittesses and procure their attendance before the Judiciary Committee.

Shevil, Weiffl, Wright, and Patten were found and suppressed, and I returned with Shevil to Washington. The others failed to appear, Sevil was examined by the committee, and first e probotated Campbellas to the falsity and fabrication of the depositions.

Again reterring you to the copy of my report to the Judiciary Committee, enclosed, which fure is he set in greater detail the action taken by me, while acting under your direction and instructions, I beg leave to state in conclusion that in my judgment the base calumnies with which "treitors, contessed perjurers, and suborners" are pursuing you are as preposterous as atrocious, and will result in increasing instead of lessening the enduring confidence of all true-

hearted and honest-minded men in your emi- fully in the depositions of Joseph Hoare and nent fidelity and faithfulness as a Governmental officer, and your undoubted loyalty as a citizen.

I have the honor to be, very respectfully, your pedient servant, L. C. TURNER, obedient servant, Judge Advocate.

> WAR DEPARTMENT. WASHINGTON CITY, November 8, 1866.

Gen. Joseph Holt, Judge Advocate General:

GENERAL: I have the honor to say I deem it proper to inform you that within a few days, and since Sanford Conover's arrest, I have had several conversations with him, in the course of which I brought to his notice and exhibited to him, as published, the various letters which first appeared in the New York Herald, and have since been copied into other papers, purporting to be from or to him, and intended by their statements and intimations to criminate yourself, and desired him to say what he know in regard to them. The letters to which I refer may be described as follows, viz: one, signed "M," dated 17th April, 1866, and addressed to said Conover; one bearing the signature of "William Campbell," and addressed to Conover, under date of "St. Albans, Vt., November 19, 1865;" one signed "Carter," and addressed and addressed likewise to Conover, dated "Quartermaster's Office, April 27, 1866;" one signed "Joseph Snevil," addressed to Conover, and dated "Westchester House, November 14, 1865;" one signed '3. Conover," addressed to Patten, and dated "Ephrata Mountain House, June 8, 1866;" and one dared "Philadelphia, December 13, 1865," signed "S. Conover," and addressed to "Brigadier General Holt, Judge Advocate General," and professing to have enclosed within it a letter to said Conover from "M. N. Harris," dated "Harrisburg, December 11, 1865."

Conover declared to me unhesitatingly and distinctly that he had written no such letters to you as the foregoing, purporting to have been written by him to yourself; and, further, be stated that he had not received from the parties above named, or either of them, any such letters as those above set forth, and which profess to have been written by said parties to said Con-over, and that he knew nothing in regard to them. While he thus, in effect, declared all these papers to be fabricated and false, he insisted that he did not know by whom they had been manufactured for publication. Several of these letters, as published, will be found set out

William H. Roberts, recently taken at my office.

Feeling some solicitude to know what motive could have prompted Conover to suborn the witnesses produced by him before the Bureau of Military Justice, I asked him; and he replied, and requested me to state to you, that it was solely a desire to avenge himself on Jeff. Davis, by whose order, he said, he had been confined for some six months in Castle Thunder. He alleged that not only had he been thus maltreated, but that his wife had also been insuited by Davis. He also assured me that the testimony he gave on the trial of the assassins of President Lincoln before the military commission was true in every particular, and asserted, again and again, that Davis was connected with said assassination, and as to that there was no sort of question.

I have the honor to be, very respectfully, your obedient servant, L. C. TURNER, Brevet Colonel and Judge Advocate.

WAR DEPARTMENT

WASHINGTON CITY, November 14, 1866 SIR: Your letter of the 11th of September, applying for a court of inquiry upon certain imputations therein mentioned as made against you, of official misconduct in relation to the prosecution of Mrs. Surratt and others, charged with the assassination of the late President, Abraham Lincoln, and in the preparation of testimony against Jefferson Davis and others. charged with complicity in said crime, has been submitted to the President, who deems it annecessary for your vindication to order a court of inquiry.

In communicating the President's decision, it is proper for me to express my own conviction that all charges and imputations against your official conduct and character are, in my judgment, entirely groundless. So far as I have any knowledge or information your official duties, as Judge Advocate General, in the cases referred to and in all others, have been performed fairly, justly, and with distinguished ability, integrity, and patriotism, and in strict conformity with the requirements of your high office and the obligations of an efficer and a gentleman.

Your obedient servant, EDWIN M. STANTON. Secretary of War.

Brevet Major General JOSEPH HOLT, Judge Advocate General.







